

UNITED STATES DISTRICT COURT  
FOR THE DISTRICT OF MASSACHUSETTS

YUKIO KUSADA,

Plaintiff,

v.

BERKSHIRE EAST SKI RESORT,  
UNION TERMINAL PIERS, INC.,  
NORTHFIELD MOUNT HERMON  
SCHOOL, FRANCIS MILLARD and  
MICHAEL ATKINS,

Defendants.

v.

TAKERU KUSADA,

Third Party Defendant.

Civil Action No. 05-30043-MAP

ANSWER OF FRANCIS MILLARD  
TO FIRST AMENDED COMPLAINT

FIRST DEFENSE

Defendant, Francis Millard, ("Millard") answers the numbered paragraphs of Plaintiff's First Amended First Amended Complaint as follows:

1. Millard is without knowledge or information sufficient to form a belief as to the truth of the allegations set forth in Paragraph 1 of the First Amended First Amended Complaint and, therefore, denies the same, except that Millard admits that Yukio Kusada was a student at Northfield Mount Hermon School where he resided during the school year.

2. Millard has insufficient information to form a belief as to the truth of the allegations in Paragraph 2 of the First Amended Complaint and, therefore, denies the same.

3. Millard has insufficient information to form a belief as to the truth of the allegations set forth in Paragraph 3 of the First Amended Complaint and, therefore, denies the same.

4. Millard admits the allegations in Paragraph 4 of the First Amended Complaint.

5. Millard denies the allegations in Paragraph 5 of the First Amended Complaint.

6. Millard admits the allegations in Paragraph 6 of the First Amended Complaint.

7. Millard admits the allegations in Paragraph 7 of the First Amended Complaint.

8. Millard has insufficient information to form a belief as to the truth of the allegations set forth in Paragraph 8 of the First Amended Complaint and, therefore, denies the same.

9. Millard has insufficient information to form a belief as to the truth of the allegations set forth in Paragraph 9 of the First Amended Complaint and, therefore, denies the same.

10. Millard admits that on February 20, 2004, Yukio Kusada participated in a recreational ski program offered by Northfield Mount Hermon School, but he denies the remaining allegations in Paragraph 10 of the First Amended Complaint.

11. Millard admits the allegations in Paragraph 11 of the First Amended Complaint.

12. Millard denies the allegations in Paragraph 12 of the First Amended Complaint.

13. Millard admits the allegations in Paragraph 13 of the First Amended Complaint.

14. Millard admits that Yukio Kusada participated in a recreational ski program offered by Northfield Mount Hermon School on February 20, 2004 at Berkshire East Ski Resort and was a lawful visitor at Berkshire East Ski Resort but he denies the remaining allegations in Paragraph 14 of the First Amended Complaint.

15. Millard admits that on February 20, 2004, the plaintiff, Yukio Kusada, was skiing on the premises of Berkshire East Ski Resort and was injured but Millard has insufficient information to form a belief as to the truth of the remaining allegations set forth in Paragraph 15 of the First Amended Complaint and, therefore, denies the same.

16. Millard admits that plaintiff, Yukio Kusada was participating in the recreational ski program on or about February 20, 2004 at Berkshire East but he denies the remaining allegations in Paragraph 16 of the First Amended Complaint.

17. Millard has insufficient information to form a belief as to the truth of the allegations set forth in Paragraph 17 of the First Amended Complaint and, therefore, denies the same.

18. Millard has insufficient information to form a belief as to the truth of the allegations set forth in Paragraph 18 of the First Amended Complaint and, therefore, denies the same.

19. Millard denies the allegations set forth in Paragraph 19 of the First Amended Complaint.

20. Millard denies the allegations set forth in Paragraph 20 of the First Amended Complaint.

21. Millard denies the allegations set forth in Paragraph 21 of the First Amended Complaint.

22. Millard denies the allegations set forth in Paragraph 22 of the First Amended Complaint.

23. The allegations in Paragraph 23 of the First Amended Complaint are not directed at Millard and, therefore, no response is required.

24. The allegations in Paragraph 24 of the First Amended Complaint are not directed at Millard and, therefore, no response is required.

25. The allegations in Paragraph 25 of the First Amended Complaint are not directed at Millard and, therefore, no response is required.

26. Millard denies the allegations set forth in Paragraph 26 of the First Amended Complaint.

27. Millard denies the allegations set forth in Paragraph 27 of the First Amended Complaint.

28. Millard denies each and every allegation which is not specifically admitted above.

SECOND DEFENSE

29. Plaintiff, Yukio Kusada, released Northfield Mount Hermon School, its agents, servants and employees from any and all claims for liability arising out of his participation in the recreational ski program.

THIRD DEFENSE

30. Plaintiff, Yukio Kusada, agreed to indemnify Northfield Mount Hermon School, its agents, servants and employees for any injuries sustained, damage caused or claims made as a result of the participation of Yukio Kusada in the recreational ski program at Northfield Mount Hermon School.

FOURTH DEFENSE

31. Northfield Mount Hermon School's liability to plaintiff, Yukio Kusada, if any, is limited to \$20,000.00 pursuant to G.L. c. 231, § 85K.

FIFTH DEFENSE

32. If the plaintiff, Yukio Kusada, was injured or damaged as alleged, the injury or damage was caused in whole or in part by the negligence by Yukio Kusada, which negligence was greater than the negligence of Millard, if any, which contributed to such injury.

SIXTH DEFENSE

33. If plaintiff, Yukio Kusada, was injured or damaged as alleged, such injury or damage was caused in part by the negligence of Yukio Kusada and the damages which Yukio Kusada may recover herein must be reduced in accordance with the law.

**SEVENTH DEFENSE**

34. Any injury or damage sustained by Yukio Kusada arose out of the risks inherent with the sport of skiing and thus Millard is not liable for Yukio Kusada's injuries.

**EIGHTH DEFENSE**

35. If plaintiff, Yukio Kusada, was injured or damaged as alleged, such injuries or damage arose out of risks which were assumed by Yukio Kusada and thus cannot be recovered herein.

**NINTH DEFENSE**

36. The plaintiff, Yukio Kusada, failed to comply and conform to the provisions and requirements of General Laws ch. 143, and thus cannot recover herein.

**TENTH DEFENSE**

37. The plaintiff, Yukio Kusada, had a duty to maintain control of his speed and course at all times and had a duty to avoid collision with any object and thus, Millard is not responsible for the injuries as alleged in the First Amended Complaint.

**ELEVENTH DEFENSE**

38. The plaintiff, Yukio Kusada, assumed responsibility for his own equipment and therefore Millard has no liability for injuries sustained as a consequence of inadequate or defective equipment.

RELIEF REQUESTED

WHEREFORE, defendant, Francis Millard, requests that the First Amended Complaint be dismissed with prejudice and that it be awarded its costs and attorneys fees in defense of this action.

FRANCIS MILLARD

By his Attorneys,

HOLLAND & KNIGHT LLP

/s/ Harold W. Potter, Jr.

Harold W. Potter, Jr. (BBO #404240)

10 St. James Avenue

Boston, MA 02116

(617) 523-2700

**JURY DEMAND**

The Francis Millard demands a trial by jury in this action.

FRANCIS MILLARD

By his Attorneys,

HOLLAND & KNIGHT LLP

/s/ Harold W. Potter, Jr.

Harold W. Potter, Jr. (BBO #404240)

10 St. James Avenue

Boston, MA 02116

(617) 523-2700

Dated: March 23, 2006

**CERTIFICATE OF SERVICE**

I, Harold W. Potter, Jr., hereby certify that this document, filed through the ECF system, will be sent electronically to the registered participants as identified on the Notice of Electronic Filing (NEF) and paper copies will be sent to those indicated as non-registered participants on March 23, 2006.

/s/ Harold W. Potter, Jr.

Harold W. Potter, Jr.